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Robert E. Spurlin Commissioner

November 16, 2001

Magalie Roman Salas Commission Secretary Federal Communications Commission Portals II 445 12th Street, SW Suite TW-A325 Washington, D.C. 20554

JAN 1 7 2002

RE:

CC Docket 99-200

Kentucky Public Service Commission Reply Comments

Dear Ms. Salas:

Forwarded herewith is the original and 4 copies of the reply comments of the Kentucky Public Service Commission in CC Docket 99-200. We have also sent two copies to Carmell Weathers in the Network Services Division and have filed electronically our comments. Please date stamp and return one copy in the enclosed postage-paid envelope.

Questions regarding these reply comments may be directed to Amy Dougherty at (502) 564-3940, Extension 257.

Sincerely,

Amy E. Dougherty

Counsel to the

Kentucky Public Service Commission

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Enclosure

cc: Brad Ramsey, National Association of Regulatory Utility Commissioners



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JAN 1 7 2002

Before the FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20554

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NUMBERING RESOURCE) CC Docket No. 99-200 OPTIMIZATION)

KENTUCKY PUBLIC SERVICE COMMISSION REPLY COMMENTS

Kentucky Public Service Commission

Deborah J. Eversole

Amy E. Dougherty

Counsel

211 Sower Boulevard

P.O. Box 615

Frankfort, Kentucky 40602

Date: November 16, 2001

JAN 1 7 2002

Before the FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20554

In the Matter of:

NUMBERING RESOURCE)	CC Docket No. 99-200
OPTIMIZATION)	

KENTUCKY PUBLIC SERVICE COMMISSION REPLY COMMENTS

The Kentucky Public Service Commission ("KPSC") hereby replies to comments filed by BellSouth Corporation ("BellSouth") in this proceeding. These reply comments address two issues referenced by BellSouth.

On June 27, 2001, the KPSC filed a petition seeking delegated authority to implement thousands-block number pooling in the 270 NPA. The Federal Communications Commission ("FCC") declined to address our petition because of a national rollout proposal. However, one comment made by BellSouth calls into question the efficacy of relief to be afforded to the KPSC if BellSouth's interpretation of the FCC's March 31, 2000 Report and Order prevails. BellSouth requests that the FCC "reaffirm its previous finding "that where an NPA encompasses areas both inside and ... outside of the qualifying MSA, pooling will be required only in those rate centers in the NPA which are a part of the MSA."

¹ Numbering Resource Optimization, CC Docket No. 99-200, FCC 00-104, Report and Order and Further Notice of Proposed Rule Making (rel. March 31, 2000) ("First NRO Order").

² Numbering Resource Optimization, CC Docket No. 99-200, BellSouth Comments, November 6, 2001, at 11, quoting *First NRO Order*, 15 FCC Rcd at 7645, ¶ 158.

NANPA has already sought relief in Kentucky, will only be affected by thousands-block number pooling in exchanges around Owensboro and Henderson, Kentucky. This is insufficient relief. The KPSC's goal in petitioning for interim delegated authority to implement thousands-block number pooling was to extend the life of the entire 270 NPA. Relief for only Owensboro and Henderson, portions of Western Kentucky, will not postpone the need for relief.

In a public notice released October 9, 2001, the FCC specifically stated that the KPSC did not need to file another petition requesting priority status on the national rollout schedule because it had such a petition pending.³ This relief from filing a subsequent petition appeared to grant the KPSC the relief requested; however, if BellSouth's view extending relief to Henderson and Owensboro prevails, then the KPSC has been granted no relief at all. Thousands-block pooling should be provided in a timely fashion throughout the entire 270 NPA.

BellSouth asserts that there may be instances in which state commissions would desire to implement pooling in areas outside the top 100 MSAs.⁴ BellSouth further notes that the FCC has provided a procedure to address this type of situation and that the FCC process allows a state commission the flexibility necessary to tailor pooling to meet the local needs of the state.⁵ Moreover, BellSouth contends that "[f]or areas outside the top 100 MSAs, the Commission should schedule pooling on an as needed basis."⁶

³ FCC Public Notice, DA 01-2174, including NSD File No. L-01-149, (rel. October 9. 2001).

[&]quot; ld. at 12.

٦ ld.

⁶ ld. at 13.

The KPSC supports BellSouth's comments to the extent that BellSouth

acknowledges a need for the FCC to be flexible in rolling out thousands-block number

pooling in areas outside of the top 100 MSAs. Most of the 270 NPA is, in fact, outside a

top 100 MSA.

The second issue the KPSC addresses herein regards BellSouth's proposal that

the FCC simply switch the 270 and 502 NPAs scheduled for pooling in Kentucky based

on projected exhaust dates. The 270 NPA is currently scheduled for pooling in the

September 15 to December 15, 2003 quarter. The 502 NPA is scheduled for relief in

the December 15, 2002 to March 15, 2003 quarter. The substitution is proposed by

BellSouth because the 270 NPA has an earlier projected exhaust date.⁷ The KPSC

highly recommends this substitution. However, unless the entire 270 NPA receives

thousands-block number pooling relief, then this substitution will also fail to meet the

KPSC's goal of averting 270 NPA relief.

The KPSC joins BellSouth in commending the FCC in its efforts to move forward

with developing a national pooling schedule. However, unless the KPSC's needs for

thousands-block number pooling relief are addressed, then Kentuckians will

unnecessarily suffer a second area code change within a mere four years.

Respectfully submitted,

Deborah T. Eversole

Amy E. Dougherty

Counsel for Kentucky Public Service Commission

211 Sower Boulevard

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(502) 564-3940

Date: November 16, 2001

JAN 1 7 2002

⁷ ld. at 19 and 20.

CERTIFICATE OF SERVICE

I do hereby certify that I have this 16th day of November 2001 served the following parties to this action with a copy of the foregoing **KENTUCKY PUBLIC SERVICE COMMISSION REPLY COMMENTS** by electronic filing and/or by placing a true and correct copy of the same in the United States Mail, postage prepaid, addressed to the parties listed below.

Magalie Roman Salas
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Qualex International The Portals, 445 Twelfth Street, S.W. Room CY-B402 Washington, D.C. 20554

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Amy E Dougherty